United States District Court Western District of Texas Austin Division		
United States of America, Plaintiff, v. Genotox Laboratories Ltd. Defendant.	No.	1:23-CR-062-RP
Ore	der	
Upon the motion of the United States and the defendant Genotox Laboratories Ltd.		
("Genotox") and finding, in accordance with: (1) 18 U.S.C. § 3161(h)(7)(A) that the ends of		
justice in granting the extension of the speedy trial deadline outweigh the best interests of the		
public and the defendant in a speedy trial, and (2) 18 U.S.C. § 3161(h)(2) that prosecution has		
been deferred by the attorney for the government pursuant to written agreement with the		
defendant, with the approval of the court, for the purpose of allowing the defendant to		
demonstrate its good conduct:		
It is hereby ORDERED that all further criminal proceedings in this matter, including trial, be		
continued until October	_, 2024.	
It is further ORDERED that this Court approves the exclusion from the computation of time		
in which a trial must be commenced under the Speedy Trial Act the period of delay between the		
entry of this Order and any trial in this matter, should one occur, because the Court finds that the		
written agreement signed by the United States and Genotox will allow the defendant to		
demonstrate its good conduct.		
It is further ORDERED that this Court appro-	ves the waivers of indictme	nt and arraignment
filed in this matter and finds that such waivers were made by Genotox knowingly, intelligently,		
and voluntarily.		
Signed:		

United States District Judge